EASTERN DIVISION			
IN THE MATTER OF)	Bankruptcy No. 02-3813	
)		
)	MOTION TO WITHDRAW FROM	
CAROL BLACK)	REPRESENTATION	
)		
Debtor)		
)		

UNITED STATES BANKRUPTCY COURT

SOUTHERN DISTRICT OF IOWA

COMES NOW Penelope Souhrada, counsel for Carol Black, and for her Motion to Withdraw from Representation, states:

Counsel seeks to withdraw from the representation for the reason that the debtor has substantially failed to perform her duties as a client.

WHEREFORE, Counsel respectfully requests that the Court set the matter for hearing on May 19, 2004 at the same time as the Trustee's Motion to Dismiss, and grant Counsel's Motion to Withdraw from Representation.

\s\ Penelope C. Souhrada

Penelope C. Souhrada IS 9999795 Attorney for Debtor 601 Brady St. #300 Davenport, IA 52803 563-322-0455 563-322-2300 (fax)

CERTIFICATE OF MAILING

In accordance with Rule 7004 of the Federal Bankruptcy Rules, the undersigned hereby certifies that the attached Motion to Withdraw was served upon the individuals set forth below by placing a copy thereof addressed to said individuals in the United States mail, first class postage prepaid, on the 4th day of May, 2004.

United States Trustee 210 Walnut Street - Suite 517 Des Moines, IA 50309-2108

Albert C. Warford Chapter 13 Trustee 505 5th Ave. Suite 1020 Des Moines, IA 50309

Carol Black 715 Skiview Drive Sherrard, IL 61281

> \s\ Penelope C. Souhrada Penelope C. Souhrada

Penelope C. Souhrada 601 Brady Street - Suite 300 Davenport, Iowa 52803 (563) 322-0455 IS 9999795